Office of the Assistant Secretary for Administration and Management Washington, D.C. 20210



Sharon Block Acting Administrator Office of Information and Regulatory Affairs Office of Management and Budget 725 17th Street N.W. Washington, DC 20503

Dear Ms. Block:

Pursuant to Office of Management and Budget (OMB) procedures established at 5 CFR Part 1320, Controlling Paperwork Burdens on the Public, I request that the proposed information collection, "No Surprises Act (1210-0NEW)" and a revision to "Patient Protection and Affordable Care Act Patient Protection Notice (1210-0142)" be processed as Emergency Clearance Requests in accordance with section 5 CFR 1320.13, Emergency Processing.

The Department of Labor's Employee Benefit Security Administration (EBSA), in conjunction with the Office of Personnel Management (OPM), the Department of The Treasury, Internal Revenue Service (IRS), and the Department of Health and Human Services (HHS), issued a joint Interim Final Rule (IFR), *Requirements Related to Surprise Billing; Part I*, on July 13, 2021 (86 FR 36872). The IFR implements provisions of the No Surprises Act. The No Surprises Act was enacted on December 27, 2020, as title I of Division BB of the Consolidated Appropriations Act, 2021. The No Surprises Act establishes new protections from surprise billing and excessive cost-sharing for consumers receiving health care items and services by. The IFR implements many of the law's requirements for group health plans, health insurance issuers, carriers under the Federal Employees Health Benefits (FEHB) Program, health care providers and facilities, and air ambulance service providers. The requirements in the No Surprises Act apply for plan years (in the individual market, policy years) beginning on or after January 1, 2022.

Under section 553(b) of the Administrative Procedure Act (APA) (5 U.S.C. 551 et seq.), a general notice of proposed rulemaking is not required when an agency finds good cause that notice and comment procedures are impracticable, unnecessary, or contrary to the public interest and incorporates a statement of the finding and its reasons in the rule issued. The Secretaries and OPM Director have determined that it would be impracticable and contrary to the public interest to delay putting the provisions in these interim final rules in place until after a full public notice and comment process has been completed. Although this effective date may have allowed for the regulations, if promulgated with the full notice and comment rulemaking process, to be applicable in time for the applicability date of the provisions in the No Surprises Act, this timeframe would not provide sufficient time for the regulated entities to implement the requirements.

On this legal basis, I have determined that this information must also be collected prior to the time periods established under Part 1320 of the Paperwork Reduction Act (PRA) and that this information is essential to the mission of EBSA to implement the provisions of the No Surprises Act.

The Department is hereby requesting that OMB process a 180-day clearance for both the new ICR "No Surprises Act" (1210-0NEW) and a revision to 1210-0142, Patient Protection and Affordable Care Act Patient Protection Notice.

Please provide your approval/disapproval determination of this request by September 10, 2021.

Respectfully,

Louis S Charlier

Louis Charlier Deputy Chief Information Officer for Administration and Strategy